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HOUSE IS WINDING UP SESSION'S WORK

Name of Kealawaa Still Persists For Hilo's New Park

HOUSE

59th Day—Morning Session
With only one more day of the session left after this one, the House this morning found itself nearly through with its work and had difficulty in finding anything to occupy itself with. Two Senate bills were on the order of the day for final reading, but they were quickly disposed of.

Kawewehi grasped the opportunity to bring up again the subject of naming one of defenseless Hilo's parks after that eloquent statesman and disinterested patriot Kealawaa, introducing a concurrent resolution to that effect in place of the joint resolution that died because the Senate adjourned too early yesterday. The House, to Kealawaa's great joy, adopted this second resolution.

Cohen succeeded in having Senate Bill 117, to take off the penalty for delinquency in the payment of taxes, revived, and it will come up for reconsideration this afternoon.

Both the Senate and the House will probably hold sessions tomorrow night lasting until midnight, as they will be afraid to adjourn earlier lest the Governor take advantage of their absence to veto a few bills. The night session will probably be the usual love feast. Kanio is expected to forgive everybody, even the reporters, as he did last session, he being of a mild and forgiving nature. Kanio, unfortunately, has not been in his seat in the House since the luau he gave last Saturday.

Kealawaa's Park
It seemed a shame to Kawewehi that after Kealawaa had invested in and distributed a box of cigars as a token of his appreciation of the efforts of the Representatives to name a park after the venerable member from Hawaii, the scheme should fall through just because the Senate took a notion to adjourn before the joint resolution passed by the House yesterday was sent up to the upper chamber. So Kawewehi introduced a concurrent resolution that the park at the corner of Pitman and Ponahawai streets be known as Kealawaa Park.

Affonso opposed the resolution on the ground that a concurrent resolution cannot become a law. But the House serenely adopted the resolution, anyway.

Hospitals Exempt
Senate Bill 58, to exempt hospitals from taxation, which was resurrected yesterday to take the place of a House bill to the same effect killed in the Senate, passed its third reading. It had been amended so as to include the institutions to be benefited by it only hospitals which maintain free beds.

Kalaupapa Magistrate
Senate Bill 150, appropriating \$600 for the salary of the District Magistrate of Kalaupapa at \$25 a month, also passed its final reading in the House without opposition or debate.

Second Readings
Senate Bill 152, making an additional appropriation of \$2000 for the use of the Second Circuit Court of Maui for the biennial period ending June 30, 1909, passed its second reading under suspension of the rules.

Senate Bill 153, relating to the dissolution of corporations, also passed its second reading.

Out of the Waste Basket
House Concurrent Resolution 29, Affonso, the Home Rule resolution, which expresses the opinion that all executive and judicial offices should be filled by men familiar with local

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conditions, was picked out of the waste basket and taken up for consideration.

Vice Speaker Rice, in the Chair, ordered the House resolution on the same subject, which was adopted some weeks ago, read for comparison with the new resolution.

Back to the Waste Basket
Affonso expressed himself as satisfied, and moved the concurrent resolution be tabled. The motion carried.

Deferred Again
Once more action on the Governor's veto of the deer bill, Senate Bill 67, was deferred, Correa moving it go over until tomorrow.

School Commission Again
Long moved to take from the table Senate Joint Resolution 3, providing for the appointment of a School Commission. The motion carried by a close vote and the resolution was placed on the order of the day for afternoon for third reading.

Hilo Late Again

Affonso presented a bunch of petitions from the Hilo Board of Trade and various firms and individuals of Hilo, asking the House to defend the County tax bill. As the bill was killed yesterday, the petitions were needless.

Road Extension

The Public Lands Committee reported on House Petition 69, praying for the extension of Queen street to the Beach road. The committee recommended that the Superintendent of Public Works be authorized to have the street extended.

WISHARD, HUSTACE, AND PRATT

(Continued from Page 1)

who have been making me waking and sleeping hours of Governor Frear, a nightmare by their importunities for the appointment of their respective candidates.

The Wishard boom was sprung this morning by the Kauai delegation, who base their hopes of success upon the knowledge that Henry D. Wishard was Governor Frear's choice for the position of Superintendent of Public Works when that position became vacant November 1, 1907, through the resignation of C. H. Holloway. Frear, it is understood, dropped Wishard's name only at the insistent demands of the Honolulu business men, who insisted upon the appointment of Campbell.

Charlie Hustace's name was mentioned some time ago as for the Treasurer, and he has many friends supporting his candidacy.

Pratt has been after the position for two years, and the fact that he is in danger of losing his present job through the proposed combination of the positions of Land Commissioner, Superintendent of Public Works and Surveyor, makes him the more anxious.

Meantime, Treasurer Campbell has not quite given up hope of reappointment, though the Governor has promised not to send his name down again unless requested to do so by a majority of the Senate. It is rumored that some of the solid nine are sorry they took the stand they did in the matter, but feel that to save their faces they must abide by their agreement not to confirm Campbell.

It is known that there have been doings in the Governor's office this morning.

TO ASK THAT GAS CO. BE INVESTIGATED

Hold-Over Committee Will Be Requested To Draft Bill

The matter of the alleged exorbitant charges, poor service, and incorrect meters of the Honolulu Gas Company is to be brought before the Hold-Over Committee of the Senate—Fairchild, Kalama, and Moore—by Senator Ed. Quinn, according to a statement made by the last-named member of the Senate this morning, and the committee will be asked to draft a bill that will provide for a thorough investigation into the ways of doing business practiced by the corporation, and for proper regulations relating to the sale of gas.

Senator Quinn was at first opposed to the resolution providing for the appointment of an inspector of meters, and says that before he fully understood the situation he promised to help defeat the measure. But so many complaints have been made to him lately of alleged overcharges, poor service, and "fixed" meters, that he has seen a great light, and while still considering himself bound by his promise to the gas interests to oppose the resolution, says that he will bring the matter to the attention of the Hold-Over Committee and urge them to do something in regard to it.

SENATE

(Continued from Page 1)

the purchase money be refunded where animals develop glanders, etc., within the prescribed time. He wanted to know what would happen to an ignorant person who sold a horse afflicted with glanders and then spent the money that he received. President Smith said that such a person would probably have to borrow money in order to reimburse the purchaser.

The Hawaii Senator was willing to have the bill apply to professional horse-dealers, but he did not think that private individuals should be prevented from selling glandered horses should they get the chance.

The reasoning of the Home Rule member did not appear very sound to the majority of the Senate, and the bill was shot through by a substantial majority.

Brown Park at Hilo

Senator Makekau amended the House resolution providing for a public park at Hilo by suggesting that it be known as Brown Park in honor of Senator Brown. The amendment was adopted and the resolution passed.

ing, but no hint of His Excellency's decision has leaked out. A surprise, however, is liable to be sprung either this afternoon or tomorrow morning.

House Joint Resolution No. 10, providing that the park at Waikeae, Hilo, shall be renamed in honor of Kamehameha III., also passed.

House Bill No. 120, defining the powers of District Courts, passed third reading after considerable argument. Knudsen thought that the provision enabling the District Magistrate to summon witnesses from all over the country might prove troublesome, in that the courts in question were not courts of record, and much of the expense entailed would be needless. He was overruled, however.

Sheriffs Can't Practice

House Bill No. 234, repealing the law which forbids the High Sheriff, his deputies, County Sheriffs and their deputies from acting as attorneys in any civil cases, was tabled. Senator Knudsen urged the passage of the bill, but Coelho expressed the fear that, were it to become a law, it might result in some very serious abuses.

Corporation Exhibits

The amended House Bill No. 231, providing for the annual exhibit of the books and accounts of corporations, passed third reading without opposition. When this bill first came up from the House, many of its provisions were objected to, but the obnoxious portions were amended until it found favor with all of the members of the upper chamber.

House Bill No. 229, regulating the granting of certificates of title by the Court of Land Registration, passed third reading.

House Bill No. 235, providing for the payment of taxes on private lands taken for public purposes, passed second reading. McCarthy said he knew of one instance where a man was forced to pay \$195 taxes on land that, for some time, had been a public street.

MAY SESSION OF THE SUPREME COURT

Mary A. Richards vs. Carl Ontal et al.; exceptions from Circuit Court, First Circuit.

Becky L. K. Kalamakee by her guardian, J. W. Wallehua Kelki, vs. Henry Wharton, et al.; exceptions from Circuit Court, First Circuit.

L. L. McCandless vs. T. F. Lansing, et al.; reserved question from Circuit Court, First Circuit.

Waialua Agricultural Co. vs. Oahu Railway & Land Co.; exceptions from Circuit Court, First Circuit.

Alexander Lazarus vs. Lena G. Rosewarne, et al.; appeal from Circuit Judge, First Circuit.

Thomas Carpenter vs. H. L. Lawson; exceptions from Circuit Court, First Circuit.

Marie K. Humphreys vs. Manuel Mello, et al.; exceptions from Circuit Court, First Circuit.

In the Matter of the Petition of James H. Castle to Register Title to Land; appeal from Court of Land Registration.

John M. Vivas, et al., vs. Moses Kaunimahu, et al.; appeal from District Magistrate of Wailuku.

BULLETIN ADS PAY

Hot Weather

During hot Summer weather men, women and children will drop down from sunstroke and heat prostration, if the constitution is weak.

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